

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

----- X
SHENZHEN SMOORE TECHNOLOGY LTD., :
: Plaintiff, :
: :
: -against- : 19-CV-9895 (VEC)
: :
: :
A253481482 et al., :
: :
: :
: Defendants. :
----- X

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 5/18/2020

VALERIE CAPRONI, United States District Judge:

WHEREAS on November 4, 2019 (Dkt. 4), the Court entered a preliminary injunction (the “PI Order”) against Defendants;

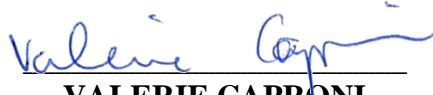
WHEREAS Plaintiff has certified that Defendants have been served with the Complaint, PI Order, and a summons (Dkts. 17, 18), except Defendants aspireagent, aspirebuy, aspiresale, hotsaleoutlet and ihealth, but no Defendant has appeared in this action; and

WHEREAS Plaintiff has voluntarily dismissed this action against Defendants aspireagent, aspirebuy, aspiresale, hotsaleoutlet and ihealth, among other Defendants;

IT IS HEREBY ORDERED that Plaintiff must move for default judgments against each remaining Defendant no later than **June 9, 2019**. Plaintiff must submit separate proposed judgments for each remaining Defendant and must comply with this Court’s Individual Practices in Civil Cases, Attachment A.

SO ORDERED.

Date: **May 18, 2020**
New York, New York


VALERIE CAPRONI
United States District Judge